DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

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I hereby state that I have reviewed and understand the content of the above-identified specification, including the claims, as amended by any amendment(s) referred to above.

I acknowledge my duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56.

I hereby claim priority benefits under Title 35, United States Code, §119 (and §172 if this application is for a Design) of any application(s) for patent or inventor's certificate listed below and have also identified below any application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

COUNTRY	APPLICATION NO.	DATE OF FILING	PRIORITY CLAIMED
Japan	Hei.11-223378	August 6, 1999	Yes
Japan	2000-055267	March 1, 2000	Yes

I hereby claim the benefit under Title 35, United States Code §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Jeffrey Nolton, Reg. No. 25,408; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; and Charles R. Watts, Reg. No. 33,142, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., jointly and severally, attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys named herein to accept and follow instructions from HAYASE & CO. as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

Send Correspondence to

Direct Telephone Calls to:

WENDEROTH, LIND & PONACK, L.L.P. 2033 K Street, N.W., Suite 800 Washington, D.C. 20006

WENDEROTH, LIND & PONACK, L.L.P. Area Code (202) 721-8200

Direct Facsimile Messages to: Area Code (202) 721-8250

E NA	FAMILY NAME			
Full Name of First Inventor	MIYAZAKI	Akihiro	SECOND GIVEN NAME	
Residence & Citizenship	спу Osaka	state or country Japan	country of citizenship Japan	
Post Office Address	Address 20-13-502, Shimo	сіту ojima, Yoshita, Higa	STATE OR COUNTRY ZIP CODE Shiosaka-shi, Osaka 578-0983, JAPAN	
Full Name of Second Inventor	FAMILY NAME FUKUSHIMA	first given name Hideaki	SECOND GIVEN NAME	
Residence & Citizenship	стту Osaka	state or country Japan	country of citizenship Japan	
P st Office Address	ADDRESS 24-20, Suehirocho	стү o, Higashiosaka-shi,	STATE OR COUNTRY ZIP CODE Osaka 579-8055, JAPAN	
Full Name of Third Inventor	FAMILY NAME BURMEISTER	first given name Carsten	SECOND GIVEN NAME	
Residence & Citizenship	CITY Darmstadt	state or country Germany	country of citizenship Germany	. 1
Post Office Address	ADDRESS Kurzer Weg 3, D-	city 64295 Darmstadt, (STATE OR COUNTRY ZIP CODE SERMANY	
Full Name of Fourth Inventor	FAMILYNAME HAKENBERG	FIRST GIVEN NAME Rolf	SECOND GIVEN NAME	
Residence & Citizenship	ciry Darmstadt	state or country Germany	country of citizenship Germany	
Post Office Address	ADDRESS Schepp Allee 47, I	city D-64295 Darmstadt	STATE OR COUNTRY ZIP CODE , GERMANY	
Full Name of Fifth Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME	
Residence & Citizenship	СІТҮ	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP	
Post Office Address	ADDRESS	сіту	STATE OR COUNTRY ZIP CODE	
Full Name of Sixth Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME	
Residence & Citizenship	СІТУ	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP	
Post Office Address	ADDRESS	СІТУ	STATE OR COUNTRY ZIP CODE	

I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

1st Inventor	Chihiro Muyana	Lei Date	August 7 2000
Akihiro MIYAZAKI	Hideaki Friku	P .	1
2nd Inventor	Maeaki Sukii	Www.a Date_	August 7. 2000
Hideaki FUKUSHIM			- Hynx + 30, 2000
Carsten BURMEISTE	Rolf Kaly		Anguel 30.2000
Rolf HAKENBERG			
5th Inventor		Date	
6th Inventor		Date	
The above application may be more	e particularly identified as follows	:	
J.S. Application Serial No.	I	Filing Date June 21, 2	000
Applicant Reference Number P-21	769-01 Atty Docket No. 2000-	0761*	
Citie of Invention DATA TO ANGE			

Title of Invention <u>DATA TRANSMISSION METHOD</u>, <u>DATA TRANSMISSION APPARATUS</u>, <u>DATA RECEPTION APPARATUS</u>, <u>AND PACKET DATA STRUCTURE</u>